UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN NORTHERN DIVISION

In re: Ronald Michael Mo Chapter 7 No. 17-22552-dob

Ronald Michael McKenna and Kim Yvonne McKenna

Hon. Daniel S. Opperman

Debtors.

MOTION FOR RELIEF FROM THE AUTOMATIC STAY AND ENTRY OF ORDER WAIVING THE PROVISION OF FRBP 4001(A)(3)

NOW COMES Nationstar Mortgage LLC d/b/a Mr. Cooper, by and through its attorneys, Trott Law, P.C., and shows unto this Honorable Court as follows:

- 1. That Movant is a holder of a mortgage on property owned by the Debtor(s) and located at 16157 Woodbine, Detroit, MI 48219 (see attached copy of loan document(s));
 - 2. That the Debtor(s) filed Chapter 7 Bankruptcy on December 22, 2017;
- 3. That pursuant to 11 U.S.C. § 362(d)(1), upon request of a party in interest, the court shall grant relief from stay for cause, including lack of adequate protection of such party in interest;
- 4. That pursuant to the mortgage agreement, the Debtor(s) are required to remit monthly payments to Movant currently in the amount of \$335.18;
- 5. That Trott Law, P.C. has been informed by Movant that, the Debtor(s) has failed to remit the required payments;
- 6. That Movant is not adequately protected as the direct payments are not being remitted and the loan is currently six (6) months in default, due and owing for August 1, 2017. At the time of the default, the payment amount was \$335.18. Payment amounts may have changed since that time;
- 7. That pursuant to 11 U.S.C. § 362(d)(2)(A) and (B), the Court shall grant relief from the stay if the Debtors do not have any equity in the property and the property is not necessary to an effective reorganization;
- 8. That the approximate market value of the subject property is \$20,059.00; 17-22552-dob Doc 11 Filed 01/24/18 Entered 01/24/18 12:21:37 Page 1 of 4

TROTT LAW, P.C.
31440 NORTHWESTERN
HWY
STE. 145
FARMINGTON HILLS, MI
48334-5422
PHONE 248.642.2515
FACSIMILE 248.642.3628

- 9. Trott Law, P.C. has been informed by Movant that the amount due and owing, is approximately \$52,539.42, which includes Movant's Attorney fees and costs for filing this motion;
- 10. That Ocwen Loan Servicing, LLC, Mortgage Electronic Registrations Systems, Inc., City of Detroit and Wayne County Treasurer may have an interest in the subject property to the knowledge and belief of Movant;
- 11. That no other creditor will receive any benefit from the sale of the subject property;
- 12. Movant requests termination of the automatic stay of 11 U.S.C. § 362(a) to allow Movant (and any successors or assigns) to proceed under applicable non-bankruptcy law to enforce its remedies to foreclose upon and/or obtain possession of the property.
- 13. That in the event the automatic stay is terminated to allow Creditor to commence or continue its federal and/or state law rights as to the property, and Creditor deems the property is physically abandoned by the debtor(s)/homeowner(s), or by consent of the debtor(s)/homeowner(s), Creditor may also seek to shorten the Michigan post foreclosure statutory redemption period. A Chapter 7 Trustee may have the same rights and defenses as the Debtor(s) should Creditor seek to shorten the redemption period.
- 14. The Movant and/or its successors and assigns further seeks relief in order to, at its option, offer, provide and enter into any potential forbearance agreement, loan modification, refinance agreement, deed in lieu of foreclosure/short sale, or other loss mitigation solution. The Movant may contact the Debtor via telephone or written correspondence to offer such an agreement. Any such agreement shall be non-recourse unless included in a reaffirmation agreement.
- 15. That pursuant to Local Bankruptcy Rule 9014-1(b)(1), attached is a copy of the proposed ORDER GRANTING RELIEF FROM THE AUTOMATIC STAY AND WAIVING THE PROVISION OF FRBP 4001(a)(3) labeled as Exhibit "1";

TROTT LAW, P.C.
31440 NORTHWESTERN
HWY
STE. 145
FARMINGTON HILLS, MI
48334-5422
PHONE 248.642.2515
FACSIMILE 248.642.3628

16. That in the event a hearing on this motion is held and after said hearing the Court orders submission of an order in substantial compliance with Exhibit 1, presentment of said order shall be waived;

17. Concurrence from debtor's attorney and from Chapter 7 trustee was sought by movant's attorney's office on January 17, 2018 and concurrence was not able to be obtained from all parties.

WHEREFORE, Movant respectfully requests that the Court enter an ORDER GRANTING RELIEF FROM THE AUTOMATIC STAY AND WAIVING THE PROVISION OF FRBP 4001(a)(3) for good cause shown pursuant to 11 U.S.C. §362(d)(1) and/or (d)(2), and that the Order is effective immediately upon entry by this Court notwithstanding the provision of FRBP 4001(a)(3); and whatever other relief the Court deems just and equitable.

Respectfully Submitted, Trott Law, P.C.

Dated: January 19, 2018

/S/ Rose Merithew (P73319)

/S/-Shawn C. Drummond (P58471)

Attorney for Nationstar Mortgage LLC

d/b/a Mr. Cooper

31440 Northwestern Hwy Ste. 145

Farmington Hills, MI 48334-5422

248.642.2515

Email: EasternECF@trottlaw.com

TROTT LAW, P.C.
31440 NORTHWESTERN
HWY
STE. 145
FARMINGTON HILLS, MI
48334-5422
PHONE 248.642.2515
FACSIMILE 248.642.3628

Trott #478392B02

EXHIBIT 1

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN NORTHERN DIVISION

In re:
Ronald Michael McKenna and
Kim Yvonne McKenna

Chapter 7 No. 17-22552-dob

Hon. Daniel S. Opperman

Debtors.

ORDER GRANTING RELIEF FROM THE AUTOMATIC STAY AND WAIVING THE PROVISION OF FRBP 4001(a)(3)

Nationstar Mortgage LLC d/b/a Mr. Cooper, by and through its attorneys, Trott Law, P.C., having filed a Motion For Relief From The Automatic Stay with respect to the property located at 16157 Woodbine, Detroit, MI 48219; and the approximate market value of the property is \$20,059.00; and the current debt owing is approximately \$52,539.42, which includes Movant's Attorney fees and costs for filing this Motion; and any surplus on the sale of this property shall be distributed pursuant to applicable state law and procedures; and any deficiency on the sale of this property shall be treated as an unsecured debt; and the Court being in receipt of the Motion, and the Court being fully advised in the premises:

the property located at 16157 Woodbine, Detroit, MI 48219 to allow Creditor to commence or continue its federal and/or state law rights to the property. In the event Creditor deems the property is physically abandoned by the debtor(s)/homeowner(s), or by consent of the debtor(s)/homeowner(s), Creditor may also seek to shorten the Michigan post foreclosure statutory redemption period. A Chapter 7 Trustee may have the same rights and defenses as Debtor(s) should Creditor seek to shorten the redemption period. Movant and/or its successors and assigns may, at its option, offer, provide and enter into a potential forbearance agreement, loan modification, refinance agreement, deed in lieu of foreclosure/short sale or other loss mitigation solution. The Movant may contact the Debtor via telephone or written correspondence to offer such an agreement. Any such agreement shall be non-recourse unless included in a reaffirmation agreement. This Order is effective immediately upon entry by this Court notwithstanding the provision of FRBP 4001(a)(3). This Order shall be binding and effective despite any conversion of this bankruptcy case to a case under any other chapter of Title 11 of the United States Bankruptcy Code.